

SEVENTH DAY.

(Tuesday, April 30, 1929.)

The House met at 9 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Barron.

The roll was called and the following members were present:

Mr. Speaker.	Johnson of Smith.
Acker.	Johnson of Scurry.
Ackerman.	Jones.
Adkins.	Justiss.
Albritton.	Keller.
Anderson.	Kemble.
Baker.	Kennedy.
Baldwin.	Kincaid.
Barnett.	King.
Bateman.	Kinnear.
Beck.	Land.
Bond.	Lee.
Bounds.	Lemens.
Bradley.	Long of Houston.
Brice.	Long of Wichita.
Brooks.	Loy.
Carpenter.	Mankin.
Chastain.	Marks.
Coltrin.	Martin.
Conway.	Mauritz.
Cox of Navarro.	Maynard.
Cox of Lamar.	McCombs.
Cox of Limestone.	McDonald.
Davis.	McGill.
DeWolfe.	McKean.
Dunlap.	Mehl.
Duval.	Metcalfe.
Enderby.	Minor.
Ewing.	Montgomery.
Eickenroht.	Moore.
Finn.	Morse.
Finlay.	Mosely.
Forbes.	Mullally.
Fuchs.	Murphy.
Gates.	Negley.
Gerron.	Nicholson.
Gilbert.	Olsen.
Giles.	O'Neill.
Graves	Palmer.
of Williamson.	Patterson.
Graves of Erath.	Pavlica.
Hardy.	Petsch.
Harding.	Pool.
Harman.	Pope of Jones.
Harper.	Pope of Nueces.
Harrison.	Prendergast.
Heaton.	Purl.
Hefley.	Quinn.
Hines.	Ray.
Hogg.	Reader.
Holder.	Renfro.
Hopkins.	Richardson.
Hornaday.	Rogers.
Hubbard.	Rountree.
Jenkins.	Sanders.
Johnson	Savage.
of Dimmit.	Shaver.

Shelton.	Waddell.
Sherrill.	Wallace.
Shipman.	Walters.
Simmons.	Warwick.
Sinks.	Webb.
Speck.	White.
Stephens.	Wiggs.
Stevenson.	Williams
Storey.	of Sabine.
Tarwater.	Williams
Thurmond.	of Travis.
Tillotson.	Woodall.
Turner.	Woodruff.
Van Zandt.	Young.
Veatch.	

. Absent.

Smith.

Absent—Excused.

Avis.	Strong.
Kayton.	Thompson.
Keeton.	Westbrook.
Kenyon.	Williams
Reid.	of Hardin.
Snelgrove.	

A quorum was announced present.

Prayer was offered by Rev. J. C. Mitchell, Chaplain.

LEAVES OF ABSENCE GRANTED.

The following members were granted leaves of absence on account of important business:

Mr. Kenyon for today and the balance of the week, on motion of Mrs. Moore.

Mr. Keeton for today, on motion of Mr. Mauritz.

HOUSE BILLS ON FIRST READING.

The following House bills, introduced today, were laid before the House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Keller and Mr. Holder:

H. B. No. 57, A bill to be entitled "An Act relating to the registration of motor vehicles, trailers and semi-trailers; prescribing the license fees required for their registration; providing for the distribution and apportionment of license fees collected pursuant hereto; prescribing the compensation and duties of the county tax collectors in connection with the administration of this act; making other provisions incidental to the purposes of this act; providing for the enforcement of the provisions of this act; fixing the date this act shall take effect; repealing all laws and parts

of laws in conflict herewith, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Jenkins, Mr. Acker, Mr. Prendergast, Mr. Bond, Mr. Savage and Mr. Waddell:

H. B. No. 58, A bill to be entitled "An Act to amend Article 2134, relating to the disqualifications of persons to serve as jurors in any particular case, and to provide that all questions to test the qualifications or disqualifications of any person to serve as a juror in any particular case shall be propounded by the court only; further providing that the attorneys in any case may request the court in writing to ask any person any particular question or questions relative to his qualifications to serve as a juror, which may be granted or refused, as the court deems proper."

Referred to Judiciary Committee.

By Mr. Mauritz:

H. B. No. 59, A bill to be entitled "An Act to amend Article 7328 of the Revised Civil Statutes of 1925, as amended by Chapter 99 of the Acts of the Fortieth Legislature, First Called Session, so as to provide if there shall be a bid or bids at a tax sale, but no bid sufficient to pay the taxes, penalty, interest and cost, the county judge, or some member of the commissioners court designated by said court for that purpose, may bid said land off to the State for the amount of the taxes, penalties, interest and costs adjudged against the property, and declaring an emergency."

Referred to Judiciary Committee.

By Mr. Kincaid:

H. B. No. 60, A bill to be entitled "An Act to amend Article 7336 of the Revised Civil Statutes of 1925 so as to provide for a ten per cent penalty for the collection of delinquent taxes in independent school districts, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. McGill, Mr. Duvall and Mr. Beck:

H. B. No. 61, A bill to be entitled "An Act to amend Article 7117 of Chapter 5, of Title 122, of the Revised Civil Statutes of Texas, 1925 codification, so as to exempt from inheritance tax intangible personal property of a non-resident who was, at the time of his

death, a resident of a State or Territory of the United States or of a foreign country which did not impose a transfer or inheritance tax of any character in respect of intangible personal property of residents of this State, or whose laws contained a reciprocal provision under which non-residents were exempt from such transfer or inheritance tax of such intangible personal property, provided the State or Territory or foreign country of the residence of such non-resident allowed a similar exemption to residents of the State, Territory or foreign country of the residence of such decedent, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Baldwin:

H. B. No. 62, A bill to be entitled "An Act amending Section 2 of Chapter 4, Title 9, of the Code of Criminal Procedure, which section regulates the procedure for enforcing judgment in capital cases, and which amendment provides for the fixing of the date of execution by the Governor; providing for the fixing of the date of execution by the warden of the State Penitentiary at Huntsville in certain cases, and for the procedure governing executions; repealing all laws and parts of laws in conflict with this act, and declaring an emergency."

Referred to Committee on Criminal Jurisprudence.

By Mr. McDonald:

H. B. No. 63, A bill to be entitled "An Act to add to the Revised Civil Statutes of Texas for 1925 a new article to be known as Article 7047a, to provide for an occupation tax on the business or occupation of owning, operating, managing, or controlling exchanges which furnish quotations on the stock market on certain commodities, or stocks and bonds; providing said act shall not apply to certain persons, firms, corporations, or associations of persons, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Holder:

H. B. No. 64, A bill to be entitled "An Act to amend Article 6080, Title 103, Revised Civil Statutes of Texas of 1925, relating to the purchase, improvement and maintenance of lands for public parks by cities incorporated under the general law; authorizing any such city to acquire lands within or adja-

cent to the limits thereof for use as public parks; authorizing the governing body of any such city to levy annual ad valorem taxes for the purchase, improvement or maintenance of public parks subject to the limitations prescribed by general law relating to taxes in such cities; enacting provisions incident and necessary to the subject and purpose of this act, and declaring an emergency."

Referred to Committee on Municipal and Private Corporations.

By Mr. Savage:

H. B. No. 65, A bill to be entitled "An Act to amend Article 2963, Article 2965 and Article 2968 of the Revised Civil Statutes of Texas, relating to the mailing of poll tax receipts to certain persons, and providing for the mailing of poll tax receipts to property taxpayers subject thereto; and providing that the poll tax receipts for persons who are not citizens of the United States shall be marked 'Not entitled to vote,' and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. White:

H. B. No. 66, A bill to be entitled "An Act providing for an occupation tax of three dollars on all gasoline pumps from which gasoline is sold; providing that counties and municipalities may also levy a tax, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Petsch and Mr. Kemble:

H. B. No. 67, A bill to be entitled "An Act regulating and imposing duties and restrictions on certain public utilities, providing for the regulation of rates to be charged by public utilities for service rendered, that the rates charged shall be just and reasonable, and that the service rendered shall be adequate, efficient and reasonable, requiring reports to be made by utilities, creating a public utilities commission, providing their salaries and terms of office, providing for the employment of examiners, engineers, statisticians, accountants, inspectors, clerks and employes, prescribing rules of procedure before it, providing for an appeal to the commission from the order of a municipal corporation empowered to regulate on the part of the governing body of such municipality in regard to rates charged for service rendered, providing

for judicial review and enforcement of the acts, orders and decisions of the commission and this act, repealing acts inconsistent herewith, and declaring an emergency."

Referred to Committee on Municipal and Private Corporations.

By Mr. Pope of Nueces, Mr. Storey and Mr. Cox of Lamar:

H. B. No. 68, A bill to be entitled "An Act authorizing the payment of annual ad valorem taxes in two payments, stating the dates on which each payment shall become due or delinquent, providing penalty and interest for delinquent taxes, authorizing the payment of entire taxes at one time, providing for payment of taxes on property with a separate valuation, providing for issuance of receipts for taxes paid, repealing all laws in conflict, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Savage:

H. B. No. 69, A bill to be entitled "An Act suspending all rules and forms of pleading, practice and procedure in civil cases enacted by the Legislature and substituting for them rules and forms prescribed by the Supreme Court of Texas."

Referred to Judiciary Committee.

By Mr. Savage:

H. B. No. 70, A bill to be entitled "An Act relating to applications for writs of error from the Supreme Court of Texas and proceedings thereon and repealing Articles 1740, 1741, 1743, 1744, 1745, 1746 and 1747 of the Revised Civil Statutes of Texas."

Referred to Judiciary Committee.

By Mr. Holder and Mr. Keller:

H. B. No. 71, A bill to be entitled "An Act providing revenues for public highways of this State; amending and changing the laws so as to increase the amount of the occupation tax on wholesale dealers in gasoline as defined in this act and changing the law so as to include certain classes and transactions now escaping the tax; providing for one-fourth of said occupation tax to go to the public free schools; amending, adding to and changing the laws in such respects as are necessary to better provide for such gasoline tax, its collection, disposition and use; amending Article 7065, Revised Civil Statutes of

1925, as amended, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. Thurmond:

H. B. No. 72, A bill to be entitled "An Act to amend Article 2741 of the Revised Civil Statutes of 1925, and declaring an emergency."

Referred to Committee on Education.

By Mr. Holder:

H. B. No. 73, A bill to be entitled "An Act to amend Article 7047, Revised Civil Statutes of the State of Texas, 1925, providing for the levy of occupation taxes on and the collection from persons, firms, associations and companies pursuing the several occupations enumerated herein; repealing all laws and parts of laws in conflict herewith; providing that if any subdivision or part of this act may be declared invalid for any reason it shall not affect any other section, subdivision or part of this act, and declaring an emergency."

Referred to Committee on Revenue and Taxation.

By Mr. McCombs:

H. B. No. 74, A bill to be entitled "An Act to regulate the presentation, allowance, approval and classification of claims and liens against the estates of deceased persons, and to direct the manner of collection and foreclosure thereof, and declaring an emergency."

Referred to Judiciary Committee.

RELATING TO FARM RELIEF BILL IN CONGRESS.

Mr. Richardson offered the following resolution:

Whereas, There is now pending in Congress a farm relief bill creating a revolving fund of \$500,000,000 to be loaned to "co-operatives" on agricultural products, and further providing for a board to direct and control said loans; therefore, be it

Resolved, That the House of Representatives of the Legislature of Texas hereby recommend and petition Congress that they incorporate a provision in said bill forbidding the participation in said funds of any and all co-operatives which have received funds for organization or are supported by the Cotton Exchange, and that no member of any co-operative aided by the Cotton Exchange, nor any person who is a member of the Cotton Exchange or has been a member of same or has ever worked

for or received pay from such exchange shall become a member of the board to direct the work of the Farm Relief Bill;

Resolved, That a copy of this be transmitted to each of the Senators and members of the House in Congress from Texas.

The resolution was read second time.

On motion of Mr. Van Zandt, the resolution was referred to the Committee on Agriculture.

RELATIVE TO OPERATING MOVING PICTURES ON SUNDAY.

The Speaker laid before the House, for consideration at this time, resolution offered by Mr. Woodall relative to operating picture shows on Sunday, the resolution having heretofore been read second time on yesterday, with amendment by Mr. O'Neill, pending.

Mr. Keller offered the following (committee) substitute for the pending amendment:

Amend simple resolution by striking out the last paragraph of said resolution and insert in lieu thereof the following: "Therefore, be it resolved by the House of Representatives of the State of Texas, That the Governor be and is hereby requested to submit the question of the operation of moving picture shows on Sundays so that the same might be settled and determined at this Special Session of the Forty-first Legislature, and that a copy of this resolution be forwarded to the Governor by the Chief Clerk of the House of Representatives."

Mr. Purl moved the previous question on the pending amendments and the resolution, and the main question was ordered.

Question first recurring on the (committee) amendment, yeas and nays were demanded.

The amendment was lost by the following vote:

Yeas—27.

Albritton.	Montgomery.
Bounds.	Moore.
Carpenter.	Morse.
Gates.	Negley.
Harding.	Nicholson.
Harrison.	Palmer.
Hefley.	Pavlica.
Hines.	Pool.
Hogg.	Reader.
Keller.	Richardson.
Land.	Sherrill.
Long of Houston.	White.
Mankin.	Williams
McCombs.	of Travis.

Nays—85.

Acker.	Lee.
Ackerman.	Lemens.
Baker.	Mauritz.
Baldwin.	McDonald.
Bateman.	McGill.
Beck.	McKean.
Bond.	Mehl.
Bradley.	Metcalf.
Brice.	Minor.
Brooks.	Moseley.
Chastain.	Murphy.
Coltrin.	Olsen.
Conway.	Patterson.
Cox of Navarro.	Pope of Jones.
Cox of Lamar.	Pope of Nueces.
Davis.	Prendergast.
DeWolfe.	Purl.
Duvall.	Ray.
Enderby.	Renfro.
Finn.	Rogers.
Finlay.	Rountree.
Forbes.	Sanders.
Fuchs.	Savage.
Gerron.	Shaver.
Gilbert.	Shelton.
Graves	Shipman.
of Williamson.	Simmons.
Graves of Erath.	Sinks.
Hardy.	Speck.
Harman.	Stephens.
Harper.	Stevenson.
Holder.	Storey.
Hopkins.	Tarwater.
Jenkins.	Thurmond.
Johnson	Turner.
of Dimmit.	Van Zandt.
Johnson of Smith.	Veatch.
Johnson of Scurry.	Walters.
Jones.	Warwick.
Justiss.	Webb.
Kemble.	Wiggs.
Kennedy.	Williams of Sabine.
Kincaid.	Woodall.
King.	Woodruff.
Kinnear.	

Present—Not Voting.

Barnett.	Marks.
Ewing.	Quinn.
Heaton.	

Absent.

Adkins.	Martin.
Cox of Limestone.	Maynard.
Dunlap.	Mullally.
Eickenroht.	O'Neill.
Giles.	Petsch.
Hornaday.	Smith.
Hubbard.	Tillotson.
Long of Wichita.	Waddell.
Loy.	Young.

Absent—Excused.

Anderson.	Kayton.
Avis.	Keeton.

Kenyon.	Thompson.
Reid.	Wallace.
Snelgrove.	Westbrook.
Strong.	Williams of Hardin.

Mr. Purl moved to reconsider the vote by which the amendment was lost, and to table the motion to reconsider.

The motion to table prevailed.

Question then recurring on the resolution, yeas and nays were demanded.

The resolution was lost by the following vote:

Yeas—47.

Ackerman.	Mankin.
Barnett.	McDonald.
Bateman.	McKean.
Bond.	Metcalf.
Bounds.	Moseley.
Brice.	Murphy.
Coltrin.	Nicholson.
DeWolfe.	Olsen.
Enderby.	Pope of Nueces.
Finn.	Prendergast.
Finlay.	Ray.
Gerron.	Renfro.
Giles.	Richardson.
Graves of Erath.	Simmons.
Hardy.	Stephens.
Heaton.	Thurmond.
Hopkins.	Turner.
Jenkins.	Veatch.
Johnson of Scurry.	Webb.
Justiss.	White.
Kennedy.	Wiggs.
King.	Woodall.
Land.	Woodruff.
Long of Wichita.	

Nays—70.

Acker.	Hines.
Albritton.	Hogg.
Baker.	Holder.
Baldwin.	Johnson
Beck.	of Dimmit.
Bradley.	Johnson of Smith.
Brooks.	Jones.
Carpenter.	Keller.
Chastain.	Kemble.
Conway.	Kincaid.
Cox of Navarro.	Kinnear.
Cox of Lamar.	Lee.
Davis.	Lemens.
Duvall.	Long of Houston.
Forbes.	Mauritz.
Fuchs.	McCombs.
Gates.	McGill.
Gilbert.	Mehl.
Graves	Minor.
of Williamson.	Montgomery.
Harding.	Moore.
Harman.	Morse.
Harper.	Palmer.
Harrison.	Patterson.
Hefley.	Pavlica.

Pool.	Sinks.
Pope of Jones.	Speck.
Purl.	Stevenson.
Quinn.	Storey.
Reader.	Tarwater.
Rogers.	Van Zandt.
Rountree.	Walters.
Sanders.	Warwick.
Savage.	Williams
Shaver.	of Sabine.
Shelton.	Williams
Sherrill.	of Travis.
Shipman.	

Present—Not Voting.

Ewing.	Marks.
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Absent.

Adkins.	Mullally.
Cox of Limestone.	Negley.
Dunlap.	O'Neill.
Eickenroht.	Petsch.
Hornaday.	Smith.
Hubbard.	Tillotson.
Loy.	Waddell.
Martin.	Young.
Maynard.	

Absent—Excused.

Anderson.	Snelgrove.
Avis.	Strong.
Kayton.	Thompson.
Keeton.	Wallace.
Kenyon.	Westbrook.
Reid.	Williams of Hardin

Mr. McCombs moved to reconsider the vote by which the resolution was lost, and to table the motion to reconsider.

The motion to table prevailed.

Reasons for Vote on House Simple Resolution Regarding Sunday Movie Picture Laws.

As a result of the action of the House today in refusing to adopt Mr. Keller's amendment or to pass the original resolution prepared by Mr. DeWolfe, Mr. Reid, Mr. Richardson and I, the House occupies the unique position of neither wishing to amend a statute now disregarded or to secure its enforcement. This is wholly inconsistent, in my opinion.

Reference to the original resolution presented by me, which clearly sets forth a true condition, will enable anyone to know why it was presented.

WOODALL.

EMPLOYEES ANNOUNCED.

The Speaker announced the appointment of the following employees in the Engrossing Department:

Lillian Johnson, Frank McMullen, Mrs. Roy Porter, Mrs. H. P. Haldeman, Mrs. Frances Baker, Marguerite Franklin, Mrs. R. N. McCann, Mrs. Mallie Plemmons, Mrs. Frances Barnard, Mrs. Woodie Spore, Mrs. Ella W. Whitis, Edwin Walker, Mrs. S. H. Sanders, Grace Fox.

A. K. Daniel, clerk to Engrossing and Enrolling Divisions.

The Speaker announced the appointment of the following employees:

Miss Estelle Hardin, typist.

W. D. Yancey, committee clerk.

INVITATION FROM CHAMBER OF COMMERCE.

The Speaker laid before the House and had read the following invitation:

Chamber of Commerce,

Austin, Texas, April 27, 1929.

Hon. W. S. Barron, Speaker, House of Representatives, Austin, Texas.

Dear Mr. Barron: The business men and citizens of Austin have arranged for an entertainment, dance and refreshments on the Roof Garden of the Stephen F. Austin Hotel for Thursday evening, May 2nd, starting at 8:30 and continuing until about 11:30 p. m.

We are extending to you and to all members of the House of Representatives, and to their lady friends, a most cordial invitation to be present with us Thursday evening.

If agreeable with you, will you not kindly have this invitation read to the House when the Legislature convenes Monday morning, so that the chairmen of committees may so arrange their meetings that the members of these committees may be able to attend this entertainment?

Sincerely thanking you for having this notice given to the members of the House, and hoping that each member will be present with us Thursday evening, we are, yours very truly,

AUSTIN CHAMBER OF COMMERCE.

RALPH C. GOETH.

President;

LEE S. THRIFT.

Vice-President;

CONVENTION AND PUBLICITY BUREAU,

W. E. LONG,

Manager.

W. T. WILLIAMS.

EUGENE V. GILES.

Representatives, Travis County.

P. S.: Additional tickets will gladly

be given on request to members of the Legislature.

The House accepted the invitation.

HOUSE BILL NO. 7 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 7, A bill to be entitled "An Act providing for a local option method of determining the question of whether or not the county superintendent of schools in each county of this State shall be employed by the county board of trustees; providing that in such cases the county board of trustees may fix the salary of the county superintendent, and declaring an emergency."

The bill was read second time.

Mr. Graves of Erath offered the following (committee) amendment to the bill:

In Section 1, line 2, strike out the words "of each even number of years" and insert in lieu thereof the words "after this act shall take effect."

Signed—Hardy, Purl, Graves of Erath.

The amendment was adopted.

Mr. Graves of Erath offered the following (committee) amendment to the bill:

Insert Section 1a after Section 1:

Section 1a. On each even numbered calendar year following the first election provided for in the act, the proper authorities, upon a petition filed with the county judge prior to the first day of March, signed by not less than 10 per cent of the qualified voters of the county, based upon the votes cast at the last general election, shall order an election to be held on the first Saturday in April to determine the question of election or employment of the county superintendent as provided in Section 1 of this act; provided, that any county which decides by majority vote to employ the county superintendent, the proper authorities shall, after each four years, upon a petition filed with the county judge prior to the first day of March, signed by not less than 10 per cent of the qualified voters of the county, based upon the votes cast at the last general election, order an election to be held on the first Saturday in April to determine the question whether or not the county superintendent will continue to hold his office by employment or by election as now prescribed by law.

Signed—Hardy, Purl, Graves of Erath.

(Mr. Young in the chair.)

Mr. Tarwater offered the following amendment to the (committee) amendment:

Amend committee amendment No. 2, House bill No. 7, by adding in line 7, page 3, between the words "county" and "based" the following, "in school district under the jurisdiction of the county superintendent."

The amendment to the amendment was adopted.

On motion of Mr. Pope of Nueces, the bill was recommitted to the Committee on Education.

MESSAGE FROM THE SENATE.

Senate Chamber,

Austin, Texas, April 30, 1929.

Hon. W. S. Barron, Speaker of the House of Representatives.

Sir: I am directed by the Senate to inform the House that the Senate has passed

S. C. R. No. 2, Memorializing Texas Congressmen to direct their efforts in securing the passage of an amendment to the income tax law providing for a 50 per cent exemption on all earned incomes.

Respectfully,

MORRIS C. HANKINS,

Assistant Secretary of the Senate.

HOUSE BILL NO. 9 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 9, A bill to be entitled "An Act to amend subdivisions 6, 8 and 10 of Article 2613 and Article 2615 of the Revised Statutes of 1925, and to repeal Articles 2605, 2606 and 2609 of the Revised Statutes of 1925, and declaring an emergency."

The bill was read second time.

(Speaker in the chair.)

Mr. Harman offered the following amendment to the bill:

Amend the caption to House bill No. 9 by inserting after the figures "2609" the following: "2628, 2636, 2639, 2641 and 2643."

The amendment was adopted.

Mr. Pope of Nueces offered the following amendment to the bill:

Amend House bill No. 9 by adding after the word "fund" in line 5, page 3, the following: "and used as the Legislature may direct by appropriation for said school."

The amendment was adopted.

Mr. Pope of Nueces offered the following amendment to the bill:

Amend House bill No. 9 by striking out the words "said board" in line 8, on page 2, and insert the following, "the Legislature."

The amendment was adopted.

On motion of Mr. Holder, the bill was recommitted to the Committee on Education.

HOUSE BILL NO. 10 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 10, A bill to be entitled "An Act to amend subdivisions 3 and 5 and add subdivision 12 to Article 2647 of the Revised Statutes of 1925, so as to read hereafter as follows: and to repeal Articles 2649, 2650, 2651, 2652, 2653 and 2654 of the Revised Statutes of 1925, and declaring an emergency."

The bill was read second time.

On motion of Mr. Shaver, the bill was recommitted to the Committee on Education.

BILL RE-REFERRED.

(By Unanimous Consent.)

On motion of Mr. Gilbert, House bill No. 53 was withdrawn from the Committee on Revenue and Taxation and referred to the Judiciary Committee.

HOUSE BILL NO. 11 ON SECOND READING.

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 11, A bill to be entitled "An Act to amend Articles 2676, 2677, 2681 and 2692 of the Revised Statutes of 1925, relating to county school trustees, and declaring an emergency."

The bill was read second time.

Mr. Harman offered the following amendment to the bill:

Amend House bill No. 11, Section 3, page 2, line 27, by striking out the words "August or September" and insert in lieu thereof the following "May."

The amendment was adopted.

(Mr. McGill in the chair.)

Mr. Purl moved the previous question on the passage of the bill to engrossment, and the motion was not seconded.

Mr. Pope of Nueces offered the following amendment to the bill:

Amend House bill No. 11 by adding after the word "lines," page 2, line 24,

the following, "other than lines fixed by act of the Legislature."

Mr. Webb moved to table the amendment.

Yeas and nays were demanded, and the motion to table was lost by the following vote:

Yeas—30.

Albritton.	Lee.
Bounds.	Lemens.
Coltrin.	Long of Houston.
Conway.	McKean.
Cox of Lamar.	Metcalfe.
Ewing.	Mosely.
Finlay.	Pavlica.
Harman.	Petsch.
Harrison.	Renfro.
Heaton.	Savage.
Holder.	Shaver.
Jenkins.	Shipman.
Justiss.	Stephens.
Kennedy.	Webb.
King.	Williams of Sabine.

Nays—79.

Acker.	Land.
Ackerman.	Long of Wichita.
Adkins.	Mankin.
Anderson.	Marks.
Baker.	Martin.
Baldwin.	McCombs.
Barnett.	McDonald.
Bateman.	Mehl.
Bond.	Minor.
Brice.	Montgomery.
Brooks.	Moore.
Carpenter.	Morse.
Chastain.	Mullally.
DeWolfe.	Murphy.
Dunlap.	Negley.
Duvall.	Nicholson.
Enderby.	Olsen.
Eickenroht.	O'Neill.
Finn.	Palmer.
Forbes.	Patterson.
Fuchs.	Pool.
Gerron.	Pope of Jones.
Graves	Pope of Nueces.
of Williamson.	Purl.
Hardy.	Quinn.
Harper.	Reader.
Hefley.	Richardson.
Hogg.	Rountree.
Hopkins.	Sanders.
Hornaday.	Shelton.
Johnson	Sherrill.
of Dimmit.	Simmons.
Johnson of Smith.	Sinks.
Johnson of Scurry.	Stevenson.
Jones.	Tarwater.
Keller.	Turner.
Kemble.	Veatch.
Kincaid.	Wallace.
Kinnear.	Walters.

Warwick.
Williams
of Travis.

Woodall.
Woodruff.
Young.

Absent.

Beck.	Maynard.
Bradley.	McGill.
Cox of Navarro.	Prendergast.
Cox of Limestone.	Ray.
Davis.	Rogers.
Gates.	Smith.
Gilbert.	Speck.
Giles.	Storey.
Graves of Erath.	Thurmond.
Harding.	Tillotson.
Hines.	Van Zandt.
Hubbard.	Waddell.
Loy.	White.
Mauritz.	Wiggs.

Absent—Excused.

Avis.	Strong.
Kayton.	Thompson.
Keeton.	Westbrook.
Kenyon.	Williams
Reid.	of Hardin.
Snelgrove.	

(Speaker in the chair.)

Mr. Finlay moved that the bill be re-committed to the Committee on Education.

Question—Shall the bill be re-committed?

RECESS.

On motion of Mr. Savage, the House at 12:10 o'clock p. m., took recess to 2 o'clock p. m. today.

AFTERNOON SESSION.

The House met at 2 o'clock p. m. and was called to order by the Speaker.

HOUSE BILL NO. 6 ON SECOND READING.

The Speaker laid before the House, as a special order for this hour, on its second reading and passage to engrossment,

H. B. No. 6, A bill to be entitled "An Act to provide that the appointment to the State service shall be on the basis of merit determined by examinations, with certain exceptions; providing that the Supreme Court of Texas shall administer this act, and providing for examinations and rules therefor; providing for competitive and non-competitive classes, and providing for fees for examinations; prescribing the status of employes now in the serv-

ice of the State; providing a method of selection of employes and their removal; prohibiting the solicitation of contributions of money, and prohibiting employes, under this act, to take part in politics; prescribing a penalty therefor; regulating the payment of employes, and declaring an emergency."

The bill was read second time.

Mr. Wallace offered the following amendment to the bill:

Amend House bill No. 6, page 2, line 15, of the printed bill, by striking out all of line 15 and inserting in lieu thereof the following: "The first assistant, the secretary and the chief clerk to the heads of State departments, and the heads of divisions, and the first assistant, the secretary and the chief clerk to the heads of divisions under the State departments."

Mr. Purl called for a division of the amendment.

The section of the amendment relating to "the first assistant" was adopted.

Mr. Pope of Nueces moved to reconsider the vote by which this amendment was adopted.

Mr. Van Zandt moved to table the motion to reconsider, and the motion to table was lost.

Question then recurring on the motion to reconsider the vote by which the amendment was adopted, it prevailed.

Mr. Pope of Nueces offered the following substitute for the amendment:

Amend House bill No. 6 by striking out line 15, page 2.

The substitute amendment was adopted.

The amendment as substituted was then adopted.

Mr. Prendergast offered the following amendment to the bill:

Amend House bill No. 6 by adding to Section 5 the following: "Provided, that if any employe shall by word or act disparage the personal or official conduct of the head of that department, this shall be ground for discharging said employe."

The amendment was adopted.

Mr. Jenkins offered the following amendment to the bill:

Amend the bill by striking out the word "actively" in line 17, page 5.

The amendment was adopted.

Mr. Williams of Travis offered the following amendment to the bill:

Amend House bill No. 6 by striking out all of lines 28 and 40, inclusive, on page 2 of the bill, except the words "Section 3" at the beginning of line 28 and inserting in lieu thereof the following:

"No employees now in the service of the State, nor those employed prior to January 1, 1931, shall be affected by the provisions of this act until January 1, 1931, when the provisions hereof shall become effective as to all employees in the competitive class. All such employees may seek enrollment on the classified list through examination. Prior to examinations, the board shall determine what per cent shall be allowed for experience for the various terms and classes of past employment, and the percentage so credited shall apply to all persons previously examined as well as those examined thereafter. No person shall be listed who has received less than a grade of 80 per cent, including the credit for experience."

The amendment was adopted.

Mrs. Negley offered the following amendment to the bill:

Amend House bill No. 6, page 2, line 21, by adding after the word "employment" the following: "and persons now in the employ of the State who have been continuously so employed for ten years in any one department."

The amendment was adopted.

Mr. Hopkins offered the following amendment to the bill:

Amend House bill No. 6 by striking out all of line 22, page 1, thereof.

Mr. Hardy moved to table the amendment.

Yeas and nays were demanded, and the motion to table prevailed by the following vote:

Yeas—62.

Albritton.	Kincaid.
Baldwin.	Lee.
Bond.	Lemens.
Bradley.	Long of Wichita.
Carpenter.	Marks.
Coltrin.	Mauritz.
Davis.	McCombs.
Dunlap.	McGill.
Duvall.	Mehl.
Ewing.	Morse.
Finlay.	O'Neill.
Forbes.	Patterson.
Gilbert.	Petsch.
Graves	Pool.
of Williamson.	Pope of Jones.
Hardy.	Prendergast.
Harrison.	Purl.
Holder.	Quinn.
Jenkins.	Ray.
Johnson	Reader.
of Dimmit.	Richardson.
Johnson of Scurry.	Rountree.
Jones.	Sanders.
Justiss.	Savage.
Kemble.	Shaver.
Kennedy.	Simmons.

Speck.
Tillotson.
Van Zandt.
Veatch.
Waddell.
Wallace.
Warwick.

White.
Williams
of Sabine.
Williams
of Travis.
Woodall.
Young.

Nays—56.

Acker.	King.
Adkins.	Land.
Baker.	Long of Houston.
Barnett.	Loy.
Bateman.	Mankin.
Bounds.	McDonald.
Brice.	McKean.
Brooks.	Moore.
Chastain.	Mullally.
Cox of Navarro.	Murphy.
Cox of Lamar.	Olsen.
DeWolfe.	Palmer.
Enderby.	Pavlica.
Eickenroht.	Pope of Nueces.
Finn.	Renfro.
Fuchs.	Rogers.
Gerron.	Sherrill.
Giles.	Shipman.
Graves of Erath.	Sinks.
Harding.	Stephens.
Harman.	Stevenson.
Harper.	Storey.
Heaton.	Tarwater.
Hefley.	Thurmond.
Hines.	Turner.
Hopkins.	Walters.
Hornaday.	Webb.
Johnson of Smith.	Wiggs.

Absent.

Ackerman.	Maynard.
Anderson.	Metcalfe.
Beck.	Minor.
Conway.	Montgomery.
Cox of Limestone.	Mosely.
Gates.	Negley.
Hogg.	Nicholson.
Hubbard.	Shelton.
Keller.	Smith.
Kinnear.	Woodruff.
Martin.	

Absent—Excused.

Avis.	Strong.
Kayton.	Thompson.
Keeton.	Westbrook.
Kenyon.	Williams
Reid.	of Hardin.
Snelgrove.	

Mr. Quinn offered the following amendment to the bill:

Amend House bill No. 6, page 5, Section 7, by adding at the end of Section 7 the following: "The Comptroller shall not issue a warrant to any State employee for holidays not authorized by

the State Board of Control, and shall not issue a warrant to any such employe for any holiday taken on some other day in the week where said holiday falls on Sunday."

Mr. Johnson of Dimmit raised a point of order on further consideration of the amendment on the ground that the amendment is not germane to the bill.

The Speaker sustained the point of order.

Mr. Justiss offered the following amendment to the amendment:

Amend House bill No. 6 by striking out all of lines 30, 31, 32, 33, 34, 35, down to and including the word "Board" in line 36, page 2, and inserting in lieu thereof the following: "provided, however, that such employes so included in the classified service and in the employ of the State on or before the 1st day of April, A. D. 1929, shall not be required to meet the examination requirements hereinafter provided for, but shall be subject to and controlled by all other provisions of this act."

Mr. Johnson of Dimmit raised a point of order on further consideration of the amendment on the ground that it seeks to amend an amendment already adopted by the House.

The Speaker sustained the point of order.

Mr. Cox of Navarro offered the following amendment to the bill:

Amend House bill No. 6, page 2, Section 3, line 40, by adding a new paragraph as follows:

"Former service men and women in armed forces of the United States in any war, widows of such former service men and wives of such service men, who themselves are physically disqualified for State employment, shall be allowed ten points over and above earned rating in any examination held under the provisions of this act. All persons in groups covered by preceding sentence shall be certified ahead of all others on lists and shall be given more liberal preference in retention in classified service if reduction of forces becomes necessary."

Mr. Finlay offered the following amendment to the amendment:

"It is the purpose of this act to give preference, in the manner set forth in the foregoing section, to all persons who have served the Government and the people, in the army, navy, marine corps, revenue marine service or as active nurses in the American Red Cross or the army and navy nurse corps, and particularly to persons who have rendered such service during the Ally-

Germanic war, the Spanish-American war, the Philippine insurrection, the Boxer uprising, the Indian wars, or the Civil war. Provided, further, that veterans or their widows who are drawing a pension or other endowment from the Federal government shall not be eligible for entrance examinations under this act."

The amendment was adopted.

Mr. Finlay moved to reconsider the vote by which the amendment was adopted, and to table the motion to reconsider.

The motion to table prevailed.

The amendment as amended was then adopted.

Mr. Anderson offered the following amendment to the bill:

Amend House bill No. 6, page 5, by adding after line 30 the following:

"Sec. 7a. All employes coming under the provisions of this act shall be eligible to a State pension after twenty years of service. For the purpose of securing such pension fund, one per cent (1%) per month of such employee's salary shall be deducted and placed to the credit of the State employes' pension fund, which shall be held by the State Treasurer and paid out on proper warrants. Should at any time the funds thus secured prove inadequate, then the State shall provide the necessary means to compensate the pensioners."

Mr. Jenkins raised a point of order on further consideration of the amendment at this time on the ground that the amendment violates certain provisions of the Constitution.

The Speaker declined to rule on the point of order, stating that he would submit the matter to the House for its decision.

The House overruled the point of order by the following vote:

Yeas—51.

Adkins.	Jenkins.
Albritton.	Johnson
Baldwin.	of Dimmit.
Bond.	Johnson of Scurry.
Bounds.	Jones.
Bradley.	Keller.
Carpenter.	Kemble.
Coltrin.	Kennedy.
Duvall.	Kincaid.
Finlay.	Kinnear.
Forbes.	Lee.
Fuchs.	Long of Wichita.
Graves	Marks.
of Williamson.	Minor.
Hardy.	Morse.
Holder.	Nicholson.

Patterson.	Sinks.
Petsch.	Stephens.
Prendergast.	Storey.
Purl.	Tillotson.
Quinn.	Van Zandt.
Reader.	Veatch.
Richardson.	Waddell.
Rountree.	Warwick.
Savage.	Wiggs.
Shaver.	Williams
Simmons.	of Travis.

Nays—57.

Acker.	Mankin.
Anderson.	Martin.
Baker.	Mauritz.
Barnett.	McDonald.
Bateman.	McKean.
Brice.	Mehl.
Chastain.	Moore.
Cox of Lamar.	Mullally.
DeWolfe.	Olsen.
Enderby.	O'Neill.
Eickenroht.	Palmer.
Finn.	Pavlica.
Gerron.	Pope of Nueces.
Gilbert.	Ray.
Giles.	Renfro.
Harding.	Rogers.
Harman.	Shelton.
Harper.	Sherrill.
Heaton.	Shipman.
Hefley.	Stevenson.
Hines.	Tarwater.
Hopkins.	Thurmond.
Hornaday.	Turner.
Johnson of Smith.	Walters.
Justiss.	Webb.
King.	White.
Land.	Williams of Sabine.
Long of Houston.	Woodall.
Loy.	Woodruff.

Present—Not Voting.

Ewing.	Lemens.
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Absent.

Ackerman.	McCombs.
Beck.	McGill.
Brooks.	Metcalfe.
Conway.	Montgomery.
Cox of Navarro.	Mosely.
Cox of Limestone.	Murphy.
Davis.	Negley.
Dunlap.	Pool.
Gates.	Pope of Jones.
Graves of Erath.	Sanders.
Harrison.	Smith.
Hogg.	Speck.
Hubbard.	Young.
Maynard.	

Absent—Excused.

Avis.	Keeton.
Kayton.	Kenyon.

Reid.	Wallace.
Snelgrove.	Westbrook.
Strong.	Williams
Thompson.	of Hardin.

HONORARY PAGE APPOINTED.

The Speaker announced the appointment of Robert Finlay as an honorary page, to serve without pay.

ADJOURNMENT.

Mr. Barnett moved that the House adjourn until 10 o'clock a. m. tomorrow.

Mr. Kennedy moved that the House adjourn until 9:30 o'clock a. m. tomorrow.

Mr. Quinn moved that the House adjourn until 9 o'clock a. m. tomorrow.

Question first recurring on the motion by Mr. Quinn, yeas and nays were demanded.

The motion was lost by the following vote:

Yeas—52.

Ackerman.	McDonald.
Albritton.	McGill.
Baker.	Moore.
Bond.	Pope of Nueces.
Bounds.	Prendergast.
Brice.	Quinn.
Carpenter.	Ray.
Chastain.	Reader.
Coltrin.	Renfro.
Enderby.	Richardson.
Ewing.	Rogers.
Finn.	Rountree.
Forbes.	Savage.
Giles.	Shelton.
Graves	Sherrill.
of Williamson.	Simmons.
Graves of Erath.	Speck.
Harper.	Stevenson.
Hopkins.	Storey.
Johnson	Tarwater.
of Dimmit.	Veatch.
Johnson of Smith.	Webb.
Jones.	White.
Kennedy.	Williams
Kincaid.	of Sabine.
King.	Williams
Lee.	of Travis.
Long of Wichita.	Woodall.

Nays—56.

Acker.	Duvall.
Adkins.	Eickenroht.
Anderson.	Finlay.
Barnett.	Fuchs.
Bradley.	Hardy.
Cox of Navarro.	Harman.
Cox of Lamar.	Harrison.
DeWolfe.	Heaton.

Hefley.	Palmer.
Hines.	Patterson.
Holder.	Pavlica.
Johnson of Scurry.	Pool.
Justiss.	Pope of Jones.
Kayton.	Purl.
Kemble.	Sanders.
Land.	Shaver.
Lemens.	Shipman.
Long of Houston.	Sinks.
Loy.	Stephens.
Mankin.	Thurmond.
Martin.	Tillotson.
Mauritz.	Turner.
McKean.	Van Zandt.
Mehl.	Waddell.
Morse.	Walters.
Mullally.	Warwick.
Negley.	Wiggs.
Olsen.	Young.

Present—Not Voting.

Bateman.

Absent.

Mr. Speaker.	Keller.
Baldwin.	Kinnear.
Beck.	Marks.
Brooks.	Maynard.
Conway.	McCombs.
Cox of Limestone.	Metcalf.
Davis.	Minor.
Dunlap.	Montgomery.
Gates.	Mosely.
Gerron.	Murphy.
Gilbert.	Nicholson.
Harding.	O'Neill.
Hogg.	Petsch.
Hornaday.	Smith.
Hubbard.	Woodruff.
Jenkins.	

Absent—Excused.

Avis.	Thompson.
Keeton.	Wallace.
Kenyon.	Westbrook.
Reid.	Williams
Snelgrove.	of Hardin.
Strong.	

Question then recurring on the motion by Mr. Kennedy, yeas and nays were demanded.

The motion prevailed by the following vote:

Yeas—73.

Ackerman.	Cox of Lamar.
Albritton.	DeWolfe.
Baker.	Enderby.
Bond.	Ewing.
Bounds.	Eickenroht.
Brice.	Finn.
Carpenter.	Forbes.
Chastain.	Fuchs.
Coltrin.	Giles.
Cox of Navarro.	Graves of Erath.

Graves	Purl.
of Williamson.	Quinn.
Harman.	Ray.
Harper.	Reader.
Hines.	Renfro.
Hopkins.	Rogers.
Johnson	Rountree.
of Dimmit.	Sanders.
Johnson of Smith.	Savage.
Jones.	Shelton.
Justiss.	Sherrill.
Kennedy.	Shipman.
King.	Simmons.
Land.	Sinks.
Lee.	Speck.
Lemens.	Stephens.
Long of Wichita.	Stevenson.
Mankin.	Tarwater.
Mauritz.	Tillotson.
McGill.	Van Zandt.
McKean.	Veatch.
Minor.	Wallace.
Moore.	Walters.
Negley.	White.
Palmer.	Wiggs.
Pope of Jones.	Williams
Pope of Nueces.	of Travis.
Prendergast.	Woodall.

Nays—30.

Acker.	Kemble.
Adkins.	Long of Houston.
Anderson.	Loy.
Barnett.	Martin.
Bateman.	Mehl.
Bradley.	Morse.
Duvall.	Mullally.
Finlay.	Patterson.
Harrison.	Pavlica.
Heaton.	Pool.
Hefley.	Shaver.
Holder.	Thurmond.
Johnson of Scurry.	Warwick.
Kayton.	Webb.
Keller.	Young.

Absent.

Mr. Speaker.	Marks.
Baldwin.	Maynard.
Beck.	McCombs.
Brooks.	McDonald.
Conway.	Metcalf.
Cox of Limestone.	Montgomery.
Davis.	Mosely.
Dunlap.	Murphy.
Gates.	Nicholson.
Gerron.	Olsen.
Gilbert.	O'Neill.
Hardy.	Petsch.
Harding.	Richardson.
Hogg.	Smith.
Hornaday.	Storey.
Hubbard.	Turner.
Jenkins.	Waddell.
Kincaid.	Williams of Sabine.
Kinnear.	Woodruff.

Absent—Excused.

Avis.	Strong.
Keeton.	Thompson.
Kenyon.	Westbrook.
Reid.	Williams
Snelgrove.	of Hardin.

The House accordingly, at 5:15 o'clock p. m., adjourned until 9:30 o'clock a. m. tomorrow.

APPENDIX.**STANDING COMMITTEE REPORTS.**

The following committees have today filed favorable reports on bills, as follows:

Education: House bills Nos. 14, 5 and 2.

Judiciary: House bill No. 36.

Criminal Jurisprudence: Resolution relative to operating picture shows on Sunday.

In Memory of Hon. Joseph Weldon Bailey

Mr. Keller offered the following resolution:

Whereas, When Death, with its inverted torch, touched to dreamless sleep the eyes of Joseph Weldon Bailey on the thirtieth day of April, 1929, this nation in general and the State of Texas in particular lost one of the keenest blades that was ever unsheathed in defense of constitutional government in the United States; and

Whereas, The services of the said Joseph Weldon Bailey in Congress as Representative of the Fifth District of Texas for many years and as United States Senator from March 4, 1901, to January 8, 1913, proved that he was a true Democrat, a great orator and a recognized leader in national affairs; and

Whereas, The great work and accomplishments of the said Joseph Weldon Bailey have been equalled by few, and time will place him side by side with Calhoun and Jefferson as leaders of national democracy; and

Whereas, The said Joseph Weldon Bailey, although born in Copiah County, Mississippi, in his young manhood adopted the State of Texas as his home, and it is this State that has reaped the glory and fame of having produced this magnificent leader that throughout his life taught the true principles of Democracy as handed down by the States of the Old South; and

Whereas, The House of Representatives, feeling the loss of this statesman as it does, desires to here and now go on record in acknowledging the great services rendered to this State and to the entire nation; therefore, be it

Resolved, by the House of Representatives of the State of Texas, That in the passing of Senator Joseph Weldon Bailey there remains in our midst an empty chair, which probably will not be adequately filled for years, and that the nation has lost a great leader and defender of constitutional liberties. We join his family and thousands of friends in mourning his untimely death, but remind them that the life he lived assured him of his great award, and that his life has always been and will always be as a Star in the East for all mankind.

H. G. Woodruff	Carl Rountree	R. L. Kincaid
Paul Finn	Ben F. Brooks	John H. Long
J. M. Ackerman	Ernest C. Cox (of Navarro)	J. J. Olsen
G. Y. Lee	Charles N. Shaver	B. E. Quinn
J. C. Albritton	Walter Acker, Sr.	A. J. McKean
Chas. C. Hines	C. J. Sherrill	Homer C. DeWolfe
R. A. Fuchs	Alex Brice	Bowen Pope
Sam Gates	John H. Veatch	A. S. Johnson
E. P. Shelton	Penrose B. Metcalfe	Victor B. Gilbert
W. K. Hopkins	John E. Davis	James Pavlica
Roland Bradley	J. T. Walters	Thomas R. Bond
W. T. Williams	C. Land	Julian P. Harrison
D. D. Richardson	R. H. Thurmond	R. B. Ewing
H. H. Ray	J. C. Shipman	H. N. Graves
James Finlay	W. R. Rounds	Leonard Tillotson
Van Zandt (of Grayson)	W. T. Graves (of Erath)	G. J. Cox (of Lamar)
D. J. Enderby	Elwin Gerron	Vernon Lemens
Eugene V. Giles	M. E. Mehl	W. T. Savage
Geo. W. Coltrin	Jack Keller	T. N. Mauritz
J. W. Kinnear	Ray Holder	J. H. Baker
Frank Baldwin	Phil Sanders	E. P. Palmer
Alfred Petsch	Charles S. McCombs	Bob Long
Geo. C. Purl	Johnson (of Dimmit)	Mike Hogg
Jas. W. Harper	C. H. Jenkins	J. J. Loy
John H. White	W. M. Harman	W. B. Pope
Sam E. Bateman	A. N. Justiss	Luke Mankin
W. J. Simmons	W. S. Barron	Henry E. Webb
A. H. King	F. H. Prendergast	Clyde W. Warwick
W. H. Wiggs	Fred H. Minor	E. D. Dunlap
Cecil Storey	E. T. Murphy	C. D. Speck
Frank Patterson, Jr.	J. E. McDonald	Walter H. Beck
C. B. Maynard	Ben Woodall	R. L. Reader
John C. Rogers	A. B. Tarwater	Joseph McGill
Walter E. Jones	George C. Stephens	Mrs. Helen Moore
F. H. Marks	Coke Stevenson	A. E. Harding
John F. Renfro	B. J. Forbes	W. C. Carpenter
John F. Wallace	Oscar F. Chastain	H. C. Mosely
W. R. Johnson	V. E. Conway	J. C. Kennedy
		Henry A. Turner

Unanimous consent having been asked by Mr. Keller of Dallas, the following names of Representatives who have not had the privilege to sign this resolution were added thereto as a part of the original signature:

Adkins, Thurman W.	Kayton, Harold	Reid, W. E.
Anderson, Preston L.	Keeton, W. F.	Sinks, Ed R.
Avis, J. D.	Kemble, George C.	Smith, Travis E.
Barnett, S. E.	Kenyon, L. M.	Snelgrove, J. B.
Cox, J. T., of Limestone	Martin, Frank W.	Strong, N. R.
Duvall, J. C.	Montgomery, W. R.	Thompson, J. Lewis
Eickenroht, Reno	Morse, R. E.	Waddell, C. H.
Hardy, Bailey W.	Mullally, Ed A.	Westbrook, Lawrence
Heaton, James E.	Negley, Laura Burleson (Mrs.)	Williams, S. R., of Sabine
Hefley, Sam	Nicholson, C. E.	Williams, W. O., of Hardin
Hornaday, Polk	O'Neill, M. E.	Woodall, Ben J.
Hubbard, R. M.	Pool, Adrian	Young, Dewey

The resolution was read second time and was adopted by a rising vote.